

EXHIBIT 14

2021 WL 1439784

Only the Westlaw citation is currently available.

United States District Court, D. Massachusetts.

Anilda **RODRIGUES** and Sarah Talbott, on behalf
of themselves and all others similarly situated

v.

BOSTON COLLEGE

CIVIL ACTION NO.

20

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CV

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11662

-RWZ

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Filed 04/15/2021

Attorneys and Law Firms


Christopher M. Lefebvre, Pawtucket, RI, David A. Searles,
Pro Hac Vice, Edward H. Skipton, Pro Hac Vice, James A.
Francis, Pro Hac Vice, John Soumilas, Pro Hac Vice, Francis
Mailman Soumilas, P.C., Philadelphia, PA, Yvette Golan,
Pro Hac Vice, The Golan Firm, Washington, DC, for Anilda
Rodrigues.

Yvette Golan, The Golan Firm, Washington, DC, for Sarah
Talbott.

Jennifer Dawson Cardelus, O'Melveny & Myers LLP, Los
Angeles, CA, Anton Metlitsky, Pro Hac Vice, New York, NY,
Jennifer B. Sokoler, Pro Hac Vice, O'Melveny & Myers LLP,
New York, NY, for **Boston** College.

ORDER

ZOBEL, S.D.J.

*1 Defendant's motion to dismiss (Docket # 25) is DENIED.
“Drawing all inferences in plaintiffs' favor, the court cannot,
as a matter of law, say that no student could have reasonably
expected that paying the tuition charged for the Spring
semester of 2020 and registering for on-campus courses
would entitle them to in-person instruction.”  In re Boston
Univ. Covid-19 Refund Litig., No. 20-cv-10827, 2021 U.S.
Dist. LEXIS 4651, at *7–8, 2021 WL 66443 (D. Mass. Jan.
7, 2021). As to Plaintiffs' remaining claim, having drawn all
reasonable inferences in their favor, as the court must, the
allegations are sufficient.

All Citations

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